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TRANSMITTAL FORM (to be used for all correspondence after initial filing)		Application / Conf. N	lo.	10/749,302	
		Filing Date			
		First Named Invento	or		
		Examiner Name		Eric Chang	
Mail Stop: AMENDMENT		Art Unit		2116	
Express Mail Receipt No.		Patent No.			
Total Number of Pages in This Submission		Attorney Docket Nur	mber	X-1439 US	
ENCLOSURES (check all that apply)					
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Amendment / Reply Preliminary Amendment	Declaration / Oath			Appeal Communication to Board of Appeals and Interferences	
Preliminary Amendment After Final Affidavit(s)/declaration(s)	Drawing(s) Licensing-related Papers			Appeal Communication to Group (Appeal Notice, Brief, Reply Brief)	
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Provision Provis		nvert a ional Application		Other Enclosure(s) (please identify below):	
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Substitute PTO-1449(s) IDS by Applicant (PTO/SB/08A)		nal Disclaimer			
Document(s)		est for Refund			
Response to Missing Parts/ Incomplete Application	Remarks Response to Restrict		estrict	tion	
Response to Missing Parts under 37 CFR 1.52 or 1.53					
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT					
Firm or Customer Number Attn: Keith A. Chanroo		24309 (Customer Number)		Reg. Number 36,480	
Signature					
Date Charge any additional fees required/credit any overpayment to our Deposit Account Number: 24-0040					
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Typed or Printed Name Pat Tompkins ,					
Signature OT TOWN Date July 17, 2006					

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IN THE UNITED STATES PATENT OFFICE

ólicants:

Chandrasekaran Gupta et al.

Assignee:

Xilinx, Inc.

Title:

"Delay Compensation"

Serial No.:

10/749,302

Filed:

12-31-03

Examiner:

Eric Chang

Art Unit:

2116

Docket No.:

X-1439 US

Conf No.:

1788

Mail Stop AMENDMENT COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

RESPONSE TO RESTRICTION REQUIREMENT

Dear Sir:

In response to the Restriction Requirement mailed from the Patent Office on June 28, 2006, Applicants elect, with traverse, to prosecute Group II: Claims 8-20.

Applicants wish to bring to the attention of the examiner what we believe to be a typo in the Election/Restriction. Applicants believe Group II Claims should be 8-20 not 5-20 as stated in the Restriction.

Applicants hereby withdraw Claims 1-7, and 21-25 (Groups I and III) from prosecution. Applicants reserve the right to request rejoinder under MPEP 821.04, if appropriate, and/or to prosecute any future cancelled claims in subsequent divisional applications, without prejudice.

X-1439 US PATENT

A listing of the claims in the present application is appended hereto, with current status.

Respectfully submitted,

Keith A. Chanroo

Attorney for Applicants

Reg. No. 36,480

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Pat Tompkins

Name

2